SEVENTH EIGHTY LEGISLATURE

Legislative Document

No. 142

In Senate, January 24, 1935. P. 192
Referred to Committee on Judiciary, sent down for concurrence and 200 capies ordered printed. ROYDEN V. BROWN, Secretary.

Presented by Senator Burkett of Cumberland.

STATE OFMAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED THIRTY-FIVE

RESOLVE, Proposing an Amendment to the Constitution to Provide for Longer Residence to Qualify as a Voter.

Constitutional amendment. Resolved: Two-thirds of the legislature concurring, that the following amendment to the constitution of this state be proposed:

Article II, section I of the Constitution; relating to qualification of Section 1 of said Article II as amended in Articles XXIX roters, amended. and XLIV, is hereby further amended to read as follows:

Sec. 1. Every male citizen of the United States of the age of twentyone years and upwards, excepting paupers, persons under guardianship. and ladians not taxed, having his residence established in this state for the term of three six months next preceding any election, shall be an elector for governor, senators and representatives, in the town or plantation where his residence is so established, and he shall continue to be an elector in web town or plantation for the period of there six months after his re-Boyal therefrom, if he continues to reside in this state during said period: and the elections shall be by written ballot. But persons in the military. the state of the United States, or this state, shall not be considered. considered as having obtained such established residence by being stationed in any garrison, barrack, or military place, in any town or planta-

tion; nor shall the residence of a student at any seminary of learning to the right of suffrage in the town or plantation where tion; nor shall the residence of a suffrage in the town or plantation where the title him to the right of suffrage in the town or plantation where the title him to the right of suffrage in the town or plantation where the title him to the right of suffrage in the town or plantation where the right of the right of the right of suffrage in the town or plantation where the right of suffrage in the town or plantation where the right of suffrage in the town or plantation where the right of the right of suffrage in the town or plantation where the right of the right of suffrage in the town or plantation where the right of the right o title him to the right of surrage in the him to the right of surrage in the military is established. No person, however, shall be deemed to have be reason of his absence from the state in the military seminary is established. No produce from the state in the military is the military is

Form of question and date when amendment shall be voted upon a blasmen of cities, the selectmen of towns and h Form of question and date with the selectmen of towns and the selectmen of towns and the selectmen of towns and the selectmen of the selectmen of towns and the selectmen of the solved: That the auditions of this state, are hereby empowered at directed to notify the inhabitants of their respective cities, town to plantations to meet in the manner prescribed by law for calling and bally biennial meetings of said inhabitants for the election of senators and senators are senators and senators and senators are senators. resentatives, on the 2nd Monday in September following the passage of this resolve, to give in their votes upon the amendment proposed in foregoing resolution, and the question shall be:

"Shall the constitution be amended as proposed by a resolution of the legislature to provide for longer residence of 6 months instead of 3 months to qualify as a voter?"

And the inhabitants of said cities, towns and plantations shall vote by ballot on said question, those in favor of the amendment voting "Yes" on their ballots and those opposed to the amendment voting "No upt their ballots, and the ballots shall be received, sorted, counted and desire in open ward, town and plantation meetings, and return made to the offer of the secretary of state in the same manner as votes for governor at members of the legislature and the governor and council shall countile same and if it shall appear that a majority of the inhabitants voting on the question are in favor of the amendment, the governor shall forthwith most known the fact by his proclamation and the amendment shall therepor as of the date of said proclamation become a part of the constitution.

Secretary of state shall prepare ballots. Resolved: That the secretary of state shall prepare and furnish to the several cities, towns and plans tions ballots and blank returns in conformity with the foregoing resoluaccompanied by a copy thereof.

s, P. Hel 500 O

AN.

De is

Lof

Persi ing. Fran lo si Such

> Our-Apr. nen

 W_{15}